IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JAV	IER	MAR.	AVIL	LA M	IOR A	ALES,
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Plaintiff,

v.

CIVIL ACTION NO. 15-06003

EXPERIAN INFORMATION SOLUTIONS, INC.,

Defendant.

ORDER

AND NOW, this 8th day of February, 2016, it is hereby ORDERED a PRETRIAL

CONFERENCE will be held on **FEBRUARY 22, 2016 at 2:00 p.m.**, via telephone. Counsel for plaintiff is directed to initiate this call and once all counsel are on the line, to join Chambers in the teleconference (Chambers ph: 267-299-7530).

- Rule 1 of the Federal Rules of Civil Procedure requires those Rules to be considered, administered and
 employed by the Court and the parties to secure the just, speedy and inexpensive determination of this case.
 The Court and counsel must therefore work cooperatively to control the case's schedule and cost. This pretrial
 conference is an important part of the process by which the Court, with the parties cooperation and assistance,
 will manage this litigation.
- 2. All counsel must read and strictly adhere to the Court's Policies and Procedures.

 https://www.paed.uscourts.gov/documents/procedures/pappol.pdf;
- 3. The parties shall make the required initial disclosures under Fed. R. Civ. P. 26(a) within 14 days of this Order;
- 4. The parties shall commence discovery **immediately**;
- After consultation with counsel for all parties, counsel shall complete and file with the Clerk the required Report of the Rule 26(f) Meeting incorporating all the information in the attached form Report on or before February 17, 2016;
- 6. **Lead trial counsel is required to appear at the conference.** If trial counsel is on trial in another matter, an attorney in his or her office who is thoroughly familiar with this case is required to appear at the conference.

<u>/s/ Gerald J. Pappert</u> Gerald J. Pappert, J.

Joint Status Report Pursuant to Rule 26(f)

Captio	n:		Civil Action No:		
Basis o	of Jurisdiction:				
Jury T	rial:	Non-Jury Trial:	Arbitration:		
Defend	dants counsel p	rticipating in the Rule 16 participating in the Rule 1 authority to settle at Rule	6 Conference:		
	If not, client v	with such authority who v	vill attend conference:		
When	did the parties	hold the Rule 26 Confere comply with the Rule 26 ect to file a case-dispositi	ence? (a)'s duty of self-executing disclosure? we motion? (yes/no)		
	If yes, under y If yes, specify Proposed dead Does either si	what Rule the issue dline for filing dispositive de anticipate the use of e	e motions: xperts?		
Approx Is a set Do the	ximate date cas	se should be trial-ready.	ndline for expert discovery? ne for Defendant's case: ? If so, when: scovery (yes/no) trate Judge for final disposition?		
Plan fo	or Discovery:				
1.	The parties ar	nticipate that discovery sh	nould be completed within days.		
2.	What is the m session, shoul	ninimum amount of time and one be ordered or agree	necessary to complete discovery prior to an ADR ed to?		
3.	Have the parties discussed issues relating to claims of privilege or of protection as trial-preparation material, as required by Rule $26(f)(3)(D)$?				
4.	Identify any other discovery issues which should be addressed at the Rule 16 Conference, including limitations on discovery, protective Orders needed, or other elements which should be included in a particularized discovery plan.				
5.	If you contend	d the discovery period to	exceed 90 days, please state reason:		